## 110TH CONGRESS 2D SESSION

## H. R. 5579

To remove an impediment to troubled debt restructuring on the part of holders of residential mortgage loans, and for other purposes.

## IN THE HOUSE OF REPRESENTATIVES

March 11, 2008

Mr. Castle (for himself and Mr. Kanjorski) introduced the following bill; which was referred to the Committee on Financial Services

## A BILL

To remove an impediment to troubled debt restructuring on the part of holders of residential mortgage loans, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Emergency Mortgage
- 5 Loan Modification Act of 2008".

1	SEC. 2. SAFE HARBOR FOR QUALIFIED LOAN MODIFICA-
2	TIONS OR WORKOUT PLANS FOR CERTAIN
3	RESIDENTIAL MORTGAGE LOANS.
4	(a) Standard for Loan Modifications or Work-
5	OUT PLANS.—Absent specific contractual provisions to the
6	contrary—
7	(1) the duty to maximize, or to not adversely
8	affect, the recovery of total proceeds from pooled
9	residential mortgage loans is owed by a servicer of
10	such pooled loans to the securitization vehicle for the
11	benefit of all investors and holders of beneficial in-
12	terests in the pooled loans, in the aggregate, and not
13	to any individual party or group of parties; and
14	(2) a servicer of pooled residential mortgage
15	loans shall be deemed to be acting on behalf of the
16	securitization vehicle in the best interest of all inves-
17	tors and holders of beneficial interests in the pooled
18	loans, in the aggregate, if for a loan that is in pay-
19	ment default under the loan agreement or for which
20	payment default is imminent or reasonably foresee-
21	able, the loan servicer makes reasonable and docu-
22	mented efforts to implement a modification or work-
23	out plan or, if such efforts are unsuccessful or such
24	plan would be infeasible, engages in other loss miti-
25	gation, including accepting a short payment or par-

tial discharge of principal, or agreeing to a short

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- 1 sale of the property, to the extent that the servicer
- 2 reasonably believes the modification or workout plan
- or other mitigation actions will maximize the net
- 4 present value to be realized on the loan over that
- 5 which would be realized through foreclosure.
- 6 (b) Safe Harbor.—Absent specific contractual pro-
- 7 visions to the contrary, a servicer of a residential mortgage
- 8 loan that acts in a manner consistent with the duty set
- 9 forth in subsection (a), shall not be liable for entering into
- 10 a qualified loan modification or workout plan, to—
- 11 (1) any person, based on that person's owner-
- ship of a residential mortgage loan or any interest
- in a pool of residential mortgage loans or in securi-
- ties that distribute payments out of the principal, in-
- terest and other payments in loans on the pool;
- 16 (2) any person who is obligated to make pay-
- ments determined in reference to any loan or any in-
- terest referred to in paragraph (1); or
- 19 (3) any person that insures any loan or any in-
- terest referred to in paragraph (1) under any law or
- 21 regulation of the United States or any law or regula-
- 22 tion of any State or political subdivision of any
- State.
- 24 (c) Rule of Construction.—No provision of this
- 25 section shall be construed as limiting the ability of a

1	servicer to enter into loan modifications or workout plans
2	other than qualified loan modification or workout plans.
3	(d) Definitions.—For purposes of this section, the
4	following definitions shall apply:
5	(1) Qualified loan modification or work-
6	OUT PLAN.—The term "qualified loan modification
7	or workout plan" means a modification or plan
8	that—
9	(A) is scheduled to remain in place until
10	the borrower sells or refinances the property, or
11	for at least 5 years from the date of adoption
12	of the plan, whichever is sooner;
13	(B) does not provide for a repayment
14	schedule that results in negative amortization
15	at any time; and
16	(C) does not require the borrower to pay
17	additional points and fees.
18	(2) Residential mortgage loan defined.—
19	The term "residential mortgage loan" means a loan
20	that is secured by a lien on an owner-occupied resi-
21	dential dwelling.
22	(3) SECURITIZATION VEHICLE.—The term
23	"securitization vehicle" means a trust, corporation,
24	partnership, limited liability entity, special purpose
25	entity, or other structure that—

1	(A) is the issuer, or is created by the
2	issuer, of mortgage pass-through certificates,
3	participation certificates, mortgage-backed secu-
4	rities, or other similar securities backed by a
5	pool of assets that includes residential mortgage
6	loans; and
7	(B) holds such loans.
8	(e) Effective Period.—This section shall apply
9	only with respect to qualified loan modification or workout
10	plans initiated prior to January 1, 2011.

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